

General Assembly

Amendment

January Session, 2011

LCO No. 8565

SB0099808565SR0

Offered by:

SEN. MCKINNEY, 28th Dist.

To: Subst. Senate Bill No. 998

File No. 308

Cal. No. 212

"AN ACT CONCERNING REGISTRATION **FOR CRIMES** COMMITTED WITH A FIREARM."

- 1 After the last section, add the following and renumber sections and
- 2 internal references accordingly:
- 3 "Sec. 501. Section 7-308 of the general statutes is repealed and the
- 4 following is substituted in lieu thereof (*Effective October 1, 2011*):
- 5 (a) As used in this section, "municipality" [shall have] has the same
- meaning [ascribed to it by] as provided in section 7-314; "fire duties" 6
- 7 [means those duties the performance of which is defined in said] has
- 8 the same meaning as provided in section 7-314; "ambulance service"
- means "ambulance service" as defined in section 7-314b; [and]
- "volunteer ambulance member" means "active member of an 10
- organization certified as a volunteer ambulance service in accordance 11
- with section 19a-180" as defined in section 7-314b; and "fire police 12
- 13 officer" means any active member of a volunteer fire police
- 14 organization operating under a municipal fire department that
- 15 provides support services to such department in accordance with

16 <u>section 7-313a</u>.

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(b) Each municipality of this state, notwithstanding any inconsistent provision of law, general, special or local, or any limitation contained in the provisions of any charter, shall [pay on behalf of any paid or volunteer fireman or volunteer ambulance member of such municipality all sums which such fireman or volunteer ambulance member becomes obligated to pay by reason of liability imposed upon such fireman or volunteer ambulance member by law for damages to person or property, if the fireman or volunteer ambulance member, at the time of the occurrence, accident, injury or damages complained of, was performing fire or volunteer ambulance duties and if such occurrence, accident, injury or damage was not the result of any wilful or wanton act of such fireman or volunteer ambulance member in the discharge of such duties] protect and save harmless any volunteer firefighter, volunteer ambulance member or volunteer fire police officer of such municipality from financial loss and expense, including legal fees and costs, if any, arising out of (1) any claim, demand, suit or judgment by reason of alleged negligence on the part of such volunteer firefighter, volunteer ambulance member or volunteer fire police officer while performing fire, volunteer ambulance or fire police duties, and (2) any claim, demand or suit instituted against such volunteer firefighter, volunteer ambulance member or volunteer fire police officer by reason of alleged malicious, wanton or wilful act on the part of such volunteer firefighter, volunteer ambulance member or volunteer fire police officer while performing fire, volunteer ambulance or fire police duties. In the event that a court of law enters a judgment against such volunteer firefighter, volunteer ambulance member or volunteer fire police officer for a malicious, wanton or wilful act, such volunteer firefighter, volunteer ambulance member or volunteer fire police officer shall reimburse such municipality for any expenses that the municipality incurred in providing such defense, and such municipality shall be exempt from any liability to such volunteer firefighter, volunteer ambulance member or volunteer fire police officer for any financial loss resulting from such act. This section

50 shall not apply to damages to a person caused by an employee to a 51 fellow employee while both employees are engaged in the scope of 52 their employment for such municipality if the employee suffering such 53 damages or, in the case of his or her death, his or her dependent, has a 54 right to benefits or compensation under chapter 568 by reason of such 55 damages. If a [fireman] <u>firefighter</u> or, in the case of his <u>or her</u> death, his 56 or her dependent, has a right to benefits or compensation under 57 chapter 568 by reason of injury or death caused by the negligence or 58 wrong of a fellow employee while both employees are engaged in the 59 scope of their employment for such municipality, such [fireman] 60 <u>firefighter</u> or, in the case of his <u>or her</u> death, his <u>or her</u> dependent, shall 61 have no cause of action against such fellow employee to recover 62 damages for such injury or death unless such wrong was wilful and 63 malicious. Such municipality may arrange for and maintain 64 appropriate insurance or may elect to act as a self-insurer to maintain 65 such protection. No action or proceeding instituted pursuant to the 66 provisions of this section shall be prosecuted or maintained against the 67 municipality or [fireman] firefighter, volunteer ambulance member or 68 volunteer fire police officer unless at least thirty days have elapsed since the demand, claim or claims upon which such action or special 69 70 proceeding is founded were presented to the clerk or corresponding 71 officer of such municipality. No action for personal injuries or 72 damages to real or personal property shall be maintained against such 73 municipality and [fireman] firefighter, volunteer ambulance member 74 or volunteer fire police officer unless such action is commenced within 75 one year after the cause of action therefor arose and notice of the 76 intention to commence such action and of the time when and the place 77 where the damages were incurred or sustained has been filed with the 78 clerk or corresponding officer of such municipality and with the 79 [fireman within] firefighter, volunteer ambulance member or volunteer 80 fire police officer not later than six months after such cause of action 81 has accrued. No action for trespass shall lie against any [fireman] 82 firefighter crossing or working upon lands of another to extinguish fire 83 or for investigation [thereof] of such fire. No action for trespass shall 84 lie against any volunteer ambulance member crossing or working

85 upon lands of another while performing ambulance services. No action 86 for trespass shall lie against any volunteer fire police officer crossing or 87 working upon lands of another while performing fire police services. Governmental immunity shall not be a defense in any action brought 88 89 under this section. In any such action the municipality and the 90 [fireman] firefighter, or the municipality and the volunteer ambulance 91 member, or the municipality and the volunteer fire police officer, may 92 be represented by the same attorney. [if the municipality, at the time 93 such attorney enters his appearance, files a statement with the court, 94 which shall not become part of the pleadings or judgment file, that it 95 will pay any final judgment rendered in such action against such 96 fireman or volunteer ambulance member. No mention of any kind 97 shall be made of such statement by any counsel during the trial of such 98 action.]

Sec. 502. Section 12-81w of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2011*):

The legislative body of any municipality may establish, by ordinance, a program to provide property tax relief for the nonsalaried local director of civil preparedness and for [individuals] any individual who [volunteer their] volunteers his or her services as a firefighter, fire police officer, as defined in subsection (a) of section 7-308, as amended by this act, emergency medical technician, paramedic, civil preparedness staff, an active member of a volunteer canine search and rescue team, as defined in section 5-249, an active member of a volunteer underwater search and rescue team, or an ambulance driver in the municipality. Such tax relief may provide either (1) an abatement of up to one thousand dollars in property taxes due for any fiscal year, or (2) an exemption applicable to the assessed value of real or personal property up to an amount equal to the quotient of one million dollars divided by the mill rate, in effect at the time of assessment, expressed as a whole number of dollars per one thousand dollars of assessed value. Any ordinance may authorize interlocal agreements for the purpose of providing property tax relief to such volunteers who live in one municipality but volunteer their services in

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